

NEW PHASE CROPS OUT IN TENNY CASE

Doctors Claim That Strychnine Was Used on Fighter Before Contest.

INJURY MIGHT HAVE BEEN CAUSED IN TRAINING

Much Doubt Expressed as to Identity of the Examining Physician.

SAN FRANCISCO, March 8.—Coroner Walsh held the inquest today in the case of Harry Tenny, the pugilist who died after his recent battle in the prize ring with Frankie Neil. All connected with the contest were present and many witnesses were examined. Referee Rucchi testified that he had employed a man whom he knew as Dr. Day to examine the pugilists, and had seen the certificate stating that they were in good physical condition.

Doctor Makes New Statement.

Dr. Crowley said that the dead fighter came to him several days before the fight with a bad bruise on his eye. He treated it and later Tenny applied a leech, which got hold of an artery and he lost a good deal of blood. He also declared that Tenny had bought some iron, strychnine and quinine tonic and had complained of illness.

Strychnine Was Administered.

Dr. J. A. Kegan said that he was called in by Shaughnessy after Tenny was knocked out and gave Tenny a hypodermic injection of strychnine at a point where Tenny was taken. Dr. Kegan said he gave him some more strychnine after his pulse had fallen to thirty. He called and sank into what seemed a natural sleep.

Death Due to Hemorrhage.

The doctor was sure that Tenny had concussion of the brain, caused by an injury in the training quarters and that all conditions pointed to the fact that his death was caused by a cerebral hemorrhage induced by exertion and the direct result of the concussion.

The evidence of the other witnesses did not develop any facts not already published.

Coroner's Jury Verdict.

The coroner's jury at the inquest today rendered the following verdict: "We find that death was caused by blows inflicted in a boxing contest held at Mechanics' pavilion on February 28, 1906, by Frankie Neil, and further, that the death was caused by a cerebral hemorrhage induced by exertion and the direct result of the concussion.

Frankie Neil Examined by "Day."

Frankie Neil said he had not been examined by an accredited physician, but had been by Dr. Day. "Was it Dr. Day or the press agent?" he was asked.

"It was the man who testified here. I don't know whether he is a doctor or not." Dr. Kuehler, the autopsy physician, thought the injury received by Tenny in a sparring bout before the fight would have caused a hemorrhage if he exerted himself much thereafter and said it might.

Power Boat Association Officers.

NEW YORK, March 8.—These officers were chosen at the annual meeting of the American Power Boat association last night: President, James N. Gilchrist, Thousand Island Yacht club; secretary, Anson B. Cole, Manhattan Bay Yacht club; treasurer, J. Howard Walworth, American Yacht club; treasurer, H. J. Gielow, Atlantic Yacht club.

New Orleans City Park.

NEW ORLEANS, March 8.—City Park races.

First race, five and a half furlongs—Tadpole won, Ida Kearney second, Miss Jordan third. Time, 1:14.4.

Second race, mile and an eighth—Dazzle won, Fox Hunting second, Bradley's Pet third. Time, 2:04.4.

Third race, five furlongs—St. Joseph won, Monterey second, Tumbau third. Time, 1:25.3.

Fourth race, mile—Daring won, Creel second, Dolphin third. Time, 1:49.1.

Fifth race, mile and a half—Goldie second, Ann Hill third. Time, 1:46.5.

Sixth race, five and a half furlongs—Lady Carmel won, Mary Morris second, Mary Morris third. Time, 1:12.5.

Seventh race, seven furlongs—Klein won, Bon Mot second, Bell third. Time, 1:30.

Results at Hot Springs.

HOT SPRINGS, Ark., March 8.—Oaklawn results.

First race, six furlongs—David Stahl won, Miss Leeds second, Odd Ella third. Time, 1:10.

Second race, five furlongs—Jill won, Miss Martha second, Wilcox third. Time, 1:15.5.

Third race, seven furlongs—Elena won, Bitter Hand second, Proteus third. Time, 1:22.2.

Fourth race, six furlongs—Stand Pat won, Viva second, Around the Time third. Time, 1:13.

Fifth race, three and a half furlongs—Anna Karenina won, Miss Strome second, Montomont third. Time, 1:02.5.

Sixth race, mile and three-eighths—George Vitan won, Dolinda second, Los Angeles third. Time, 2:28.

New Orleans Fair Grounds.

NEW ORLEANS, March 8.—Fair Grounds results.

First race, three and a half furlongs—Destiny H. won, Helmut second, Washburn Queen third. Time, 1:13.5.

Second race, five furlongs—King's Geo won, Go to Win second, Morris third. Time, 1:13.

Third race, mile and twenty yards—Shenanagh won, Billy Belle second, Winfield A. third. Time, 1:46.

Fourth race, six furlongs—Polly Prim won, Henry second, J. C. Glen third. Time, 1:13.

Fifth race, five furlongs—Dan McKenna won, Sarasawille second, Owens third. Time, 1:04.

Sixth race, mile—Dan McKenna won, Powers won, Daniel C. second, Hortensia third. Time, 1:44.5.

SLEEP DESTROYER

The Old Fashioned Coffee.

She suffered from nervousness by day and sleeplessness by night.

"Up to three years ago," writes a young woman, "I was in the habit of drinking coffee freely and did not realize that it was injuring my health till I was suddenly made the victim of nervous headaches so violent that I was compelled to give up household activities and stay in bed much of the time. Then insomnia came upon me and the wretchedness of sleepless nights was added to the agony of painful days.

"This lasted till a year ago, when I was persuaded by a friend to give up coffee entirely and use Postum Food Coffee. The result was, in less than a week I began to feel the change for the better, my nerves grew stronger, and I began to sleep a little. Day by day the improvement continued and in a short time I was restored to health. My headaches left me, the nervousness passed away entirely, and I enjoy good, sound sleep every night.

"This is what I owe to Postum, and I feel it but right to tell you of it." Name given by Postum Co., Battle Creek, Mich.

"There's a reason." Read the little book, "The Road to Wellville," in pkgs.

Christensen's Dancing Academy, 149 So. Second East, Unity Hall.

American Second in Steeplechase.

WARWICK, England, March 8.—Craig Wadsworth, second secretary of the American embassy, just missed winning the rich national hunt steeplechase, valued at \$5000, and run here today. His Port Light II made a game race, but secured only second place, an outsider, Count Rufus, defeating him.

High School Ball Players Busy.

The squad of high school boys who, about two weeks ago, formed the league called the "Pick and Shovel Brigade," and pledged themselves to appear last Saturday with picks and shovels and get busy cleaning off the athletic campus, were kept from the arduous performance by the deep snow which fell. They yesterday decided to appear tomorrow and go through their renovating stunts. The club since last week has gained many members and the prospects are that there will be a large sized bunch of candidates when the time comes for practice.

Dr. Price's Baking Powder is absolutely free from alum. It is made from pure cream of tartar and adds to the healthfulness of the food.

Good health depends mostly upon the food we eat.

We can't be healthy if we take alum or other poison daily in our food.

Dr. Price's Baking Powder is absolutely free from alum. It is made from pure cream of tartar and adds to the healthfulness of the food.

PRICE BAKING POWDER CO. CHICAGO.

NOTE.—Baking powders that are sold at ten to thirty cents a pound, or a cent an ounce, are made from alum. Avoid them.

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STATE HAS NEVER GOTTEN THE MONEY

Weber County Commissioners Never Returned Cash Unlawfully Received.

LOOKS AS IF POLITICS FIGURED IN THE GAME

Matter Permitted to Drag Along Without Action Until Too Late.

In connection with the revelations concerning official graft, which have recently been made exclusively by The Tribune, there is an interesting story as to the \$1923, out of which Weber county mulcted the State by extra charges for expenses incurred in the assessing and collecting of taxes. According to the records of both the State and Weber county, that debt is still due and owing, although unfortunately outlawed by the statute of limitations.

Is a Strange Muddle.

The unprejudiced citizen who will make for himself a careful investigation of this matter must reach the conclusion that, to say the least, the muddle is a strange one. Here are the facts so far as they are revealed by the records:

Demand Was Made.

In December, 1902, C. S. Tingey, then State Auditor, made an investigation of the manner in which the Weber County Commissioners had been handling this extra expense business, and determined that the county had overcharged and received from the State \$1923. This was the total of the State's proportion of warrants drawn in the names of "dummies," that is, persons who did no work, but whose names were placed on the roll merely to afford deputies opportunity to get in extra time and receive more salary than they could draw under the law.

Mr. Tingey made an official demand for the return of this amount, but he did not get it from the State.

Allowed to Outlawed.

While it would seem to be eminently the proper action to take, the kind pressed through the legal channels until its validity should be determined, it will be remembered that in 1904 there was a political campaign, in which numerous Republican officials were much desirous of succeeding themselves. But the claim was not pressed for the reason, as is stated upon the highest authority, that to do so might at that time endanger the Republican majority in Weber county, and it was permitted to become outlawed under the provision of the statute which places a limit of one year upon actions to recover rejected claims of this character.

Mr. Tingey Is Silent.

Charles S. Tingey, then Auditor, now Secretary of State, when seen by The Tribune, absolutely refused to discuss any phase of the question. "I have no statement to make," he said. "I do not care to discuss the matter at this time. I don't care to figure in any newspaper fights," were the answers to the State's inquiry as to why he refused to make a statement on every query propounded to him by the reporter.

What Officials Say.

The Tribune was informed by a person who is thoroughly conversant with the situation that shortly after the rejection of the claim by the Weber county board of commissioners, the board of county commissioners, with instructions to proceed legally, but Attorney Breiden, who is not in agreement with this view of the case, has refused to discuss the matter at this time. I don't care to figure in any newspaper fights," were the answers to the State's inquiry as to why he refused to make a statement on every query propounded to him by the reporter.

Statement of Halverson.

Learning that the matter had also been brought to the attention of George Halverson, Attorney for the Second district, which includes Weber county, his statement was secured. It follows: "The State Auditor referred the matter of collecting the amount due from Weber county to me, and I have been endeavoring to get the same hand rejected by the Board of County Commissioners. I proceeded with the matter, but discovered that the statute of limitations had already run, even before it was referred to me."

Law Is Plain.

"Section 2881 of the Revised Statutes of 1898, Laws of Utah, provides: 'Actions on claims against the county, which have been rejected by the Board of County Commissioners, must be commenced within one year after they have been rejected by such board.'"

Commissioners Laughed.

"I advised the State Auditor, also the Attorney, that the matter was a fact in the matter, explaining that the statute of limitations had run. The Board of County Commissioners were already advised, and they laughed at us."

SAVINGS DEPOSITS

Received at 4 per cent per annum; interest paid each three months.

The Home Trust & Savings Bank, 6, 8 and 10 West First South.

FACTS FROM OGDEN

State Auditor Made Demand on Commissioners for Money.

Special to The Tribune.

OGDEN, March 7.—The interest of the taxpayer in the State and of the entire State has been awakened because of the facts published by The Tribune a few days ago with regard to "pestered graft" and a demand for more light on the subject is hereby gratified. According to the records, the State, under the law, has \$1923. Weber county lost its equal amount. The treasury of the State and of this county was raided to that extent because of the State's demand for the money. The State Auditor for reimbursement was totally ignored. But, nevertheless, while this collusion was in progress between a sworn officer of the State and the sworn officers of the county, the public was misled by public report into the belief that the money was demanded by the Auditor had been paid by the County Commissioners, and the demand of State Auditor for reimbursement was totally ignored. And the Tribune representative has absolute knowledge that a higher officer of the State than the Auditor was notified of these malfeasances and still the collusion continued—a collusion of the State and of the higher officer if not direct cooperation.

The claim of the State against Weber county presented by State Auditor Tingey on December 1, 1902, is as follows:

Here Is the Claim.

To excess service salaries for 1898, assessed...

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To excess service salaries for 1901, assessed...

To excess service salaries for 1902, assessed...

To excess service salaries for 1903, assessed...

To excess service salaries for 1904, assessed...

To excess service salaries for 1905, assessed...

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To excess service salaries for 1936, assessed...

To excess service salaries for 1937, assessed...

To excess service salaries for 1938, assessed...

To excess service salaries for 1939, assessed...

To excess service salaries for 1940, assessed...

To excess service salaries for 1941, assessed...

To excess service salaries for 1942, assessed...

To excess service salaries for 1943, assessed...

To excess service salaries for 1944, assessed...

To excess service salaries for 1945, assessed...

To excess service salaries for 1946, assessed...

To excess service salaries for 1947, assessed...

To excess service salaries for 1948, assessed...

When Your Cold Catches You Just There

THERE IS NO TIME TO WASTE

It is a deadly thing. It will not get well by itself. You need a cure—a sure cure—a permanent cure—not temporary relief by taking whiskey, quinine, ordinary cough syrups, etc., which at best but brace you up for the time being, leaving the system in a worse condition than before.

A cold should not be beaten back or drugged over. It should be cured, and the general health should be built up.

DR. ACKER'S ENGLISH REMEDY

will cure you, by getting directly at the weak spot, the Lungs. Its effect is felt at once. Its results are sure and permanent. It is pleasant to take, you feel its wonderful effects from the very first dose. It will stop a cough at once, and cure a cold in twelve hours.

"Dr. Acker's English Remedy saved my life. A cough, slight at first, grew constantly worse and I finally had to give up my work in the Knife Factory at Walden. I had frequent bleeding spells. Was examined by local doctors, prominent physicians in New York and at a Medical College. They all pronounced my case hopeless. I began using Dr. Acker's English Remedy, and a few bottles cured me. I am today a perfectly well man."

A. H. SIMPSON, Walden, N. Y.

It doesn't matter where the cold is or how it got there, we guarantee that DR. ACKER'S ENGLISH REMEDY will cure it. It is not an alcoholic medicine. It is positively harmless, and is sold by all druggists on a guarantee to do all we claim for it or your money will be returned to you.

All druggists, 25c., 50c. \$1.00